SO ORDERED. SIGNED this 20th day of August, 2015

THIS ORDER HAS BEEN ENTERED ON THE DOCKET. PLEASE SEE DOCKET FOR ENTRY DATE.

UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE

IN RE: JEANNE M. GOSS

15-31519-SHB Chapter 13

ORDER CONFIRMING CHAPTER 13 PLAN

The chapter 13 plan in this case or summary therof having been transmitted to scheduled creditors and it having been determined that plan as finalized complies with 11 U.S.C. § 1325 and should be confirmed, the court directs the following:

- 1. The plan, a copy of which is attached, is confirmed:
- 2. Property of the estate does not vest in the debtor(s) until completion of the plan; and
- 3. The attorney for the debtor(s) is awarded the fee set forth in the plan, to be paid by the Chapter 13 Trustee through the plan.

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APPROVED FOR ENTRY:

/s/ Gwendolyn M. Kerney GWENDOLYN M. KERNEY Chapter 13 Trustee P.O. Box 228 Knoxville, TN 37901 (865) 524-4995

Case 3:15-bk-31519-SHB Doc 29 Filed 08/20/15 Entered 08/20/15 16:15:04 Desc

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE

IN RE: JEANNE M. GOSS

15-31519-SHB

Chapter 13

MODIFICATION OF PLAN (DATED: (C) 13/15

The debtor(s) hereby modify the Chapter 13 plan provisions filed in the case as follows:

Creditor	<u>Amount</u>	Per Month	Interest Raje
			
Notice to creditors is not require	the Chapter 13	s estate for the	bonty with her hosband; be distribution by means of gid into the plan upon necesipt beneal of creations.
Attorney for Debtor(s) Mendolyn M. Kerney lankeh	Leg	Creditor	ints of creditors or creditors have consented to
Attorney for Debtor(s) Mendolyn M. Kerney lankeh	Ly fram.	Creditor:	ints of creditors or creditors have consented to
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Attorney for Debtor(s) Mendolm M. Kenney lanksh	ty	Creditor:Creditor:	ints of creditors or creditors have consented to

FOR THE EASTERN DISTRICT OF TENNESSEE

IN RE: JEANNE M. GOSS

15-31519-SHB

Chapter 13

MODIFICATION of PLAN WAGE EARNER - INCOME MONITORING

The de	btor(s) hereby modify the Chapter 13 plan provisions filed in the case as follows:
	Debtor(s) projects increased future income due to:Employment change;Bonuses/Commissions/Overtime
	Therefore, debtor(s)' plan is amended as follows:
	Debtor(s) shall file an amended budget
	Amended monthly net income (amended schedule i, minus amended schedule J - for reasonable and necessary expenses) shall be paid into the plan by Agreed Order identifying the increased plan payment, if any.
Y	W-2 Wages/Bonuses/Overtime/Commissions. Debtor(s) to pay all NET Bonuses, Overtime, or commissions into the plan as additional plan payments. Net bonus/overtime/commission income is due to the Trustee as earned.
<u>, </u>	_ Copies of signed federal income tax returns and attachments as filed with the Internal Revenue Service shall be supplied to the Trustee's office annually, not later than April 30 of each year, unless notified by the Trustee's office in writing that copies of said returns are no longer required.
<u>X</u> _	The Debtor(s) must stay current with post-petition tax obligations. In the event the debtor(s) have self-employment income, all required quarterly estimated tax payments shall be made timely. In the event the Debtor(s) have income subject to withholding, the debtor(s) shall ensure that sufficient sums are withheld to cover income tax liability. Debtor(s) shall timely file all required tax returns and remit any palance due with the return. Failure to comply with any of these provisions may result in automatic dismissal of the case.
····	Debtor(s) to provide Trustee evidence of income tax estimated payments. Evidence of payment due to the Trustee 15 days after the payment is due to the IRS. (IRS form 1040-ES). (IRS due dates: April 15 th , June 15 th , September 15 th , and January 15 th)
	W-2 Wages/Bonuses/Overtime/Commissions Debtor(s) to supply the Trustee on a monthly basis with all paystubs and/or wage statements throughout the term of the plan.
	Debtor(s) to pay ALL monthly NET income in excess of
	Quarterly, with excess income due to the Trustee on April 15 th , July 15 th , October 15 th , and January 15 th .
	Semi-annually with excess income due to the Trustee on July 15 th and January 15 th , Monthly, with excess income due to the Trustee by the 15 th of the following month.
votice to consente	creditors is not required since the above modification does not adversely affect the rights of creditors, or creditors have ed to modification. Any required notice to debtor(s) is the responsibility of debtor(s) counsel.
Aron Hapter	dolyn M. Kerney byhelo perm. fail & Usetty 6/18/15
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Case 3:15-bk-31519-SHB Doc 29 Filed 08/20/15 Entered 08/20/15 16:15:04 Desc

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IN RE: JEANNE M. GOSS

15-31519-SHB

	Chapter 13
Thi	MODIFICATION OF PLAN (DATED: 1815) debtor(s) hereby modify the Chapter 13 plan provisions filed in the case as follows:
	_Plan payments are changed from per to per to be paid bywage order;
	ordirect pay.
	Plan payments are changed fromper toper to be paid as follows:
	bybyDirect Pay from debtor andper
	byWage Order orDirect Pay from debtor spouse.
	Plan payments are changed from per toper beginning pays off.
	The term of the plan is extended from to months.
	_The dividend to unsecured creditors is changed to or funds available, whichever is greater.
	Tax refunds, tax rebates and/or earned income credit due into plan: none; _X all; or in excess of A tax intercept order shall be issued for the debtor(s)' tax refund to be remitted directly by the Internal Revenue Service to the Trustee with the Trustee refunding debtor(s)' portion of the tax refund. If the debtor(s) is delinquent in plan payments at the time of tax intercept, then the entire tax refund/credit shall be paid into the plan with the debtor(s)' portion of the refund applied to the plan arrearage and the balance, if any, refunded to the debtor. In the event of a joint tax refund, debtor to supply affidavit from non-filing spouse necessary for tax refund distribution herein. In the event debtor(s) has claimed an exemption to these proceeds on schedule C, that exemption shall be and is hereby stricken with the tax refunds to be paid into the plan per terms as outlined above. Any and all net proceeds from X_ debtor or debtor spouse pendingX See office Change claim to be paid into the plan as additional plan payments, except for Court approved legal fees and expenses. In the event debtor(s) has claimed an exemption to these proceeds on schedule C, that exemption
	shall be and is hereby stricken with the settlement proceeds to be paid into the plan. Debtor(s) required to provide Trustee with proof of liability and/or full coverage insurance on their vehicles and/or real properties by and to maintain the same throughout the life of this plan.
	_Case subject to dismissal without notice or hearing upon Trustee certification of delinquent payment(s).
	Debtor(s) is barred from filing another bankruptcy case under title 11 of the United States Code for 180 days from dismissal date in the event case is dismissed for any reason.
<u> </u>	Debtor(s)' Chapter 13 attorney fees shall be paid in the amount of \$, less \$ previously paid by the debtor(s). This hereby amends any prior attorney disclosure previously filed.
	Notice to creditors is not required since modification does not adversely affect the rights of creditors or creditors have consented to modification. Any required notice to debtor(s) is the responsibility of debtor(s)' counsel,
il.	rendolyn M. Kerneylyhel w (perm. Attorney for Debtor(a)

Case 3:15-bk-31519-SHB Doc 29 Filed 08/20/15 Entered 08/20/15 16:15:04 Desc Main Document Page 5 of 8 Doc 23 Filed 06/30/15 Entered 06/30/15 15:12:15 Desc Main Document Page 1 of 6

IN THE U.S. BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE CHAPTER 13 PLAN

ck:	Original	<u>X</u>	_Amended Pre-Confirmation	Modified Post-Confirmation
N RE:	JEANNE M. GOSS, Debtor(s)			CASE NUMBER: 15-31519
pay the day 30	mi-monthly; or mon /ments are by wage order employer commences wa /s from the date of filing of	thly bas , debtor age orde f the pla	is over a term of 60 months by (s) shall be responsible for making er deductions. Debtor(s) shall com n; provided, however, debtors sha	5790.00 on a weekly; _X_ bi-weekly; direct pay or _X_ wage order. If g plan payments directly to the Trustee until mence plan payments not later than 30 ill make a full month of plan payments within dequate protection payments, and/or secured
cre ord Tru req pay por join	dits shall be paid into the er shall be issued for the election is tee with the Trustee refuliered tax refund monies downents at the time of tax in tion of the refund applied.	plan as a debtor(s nding de irectly to tercept, to the pl	follows: none; all; or, _X s)' tax refund to be remitted directly ebtor(s)' portion of the tax refund; the Trustee, if not intercepted. I then the entire tax refund/credit s lan arrearage and the balance, if a	tor(s)' tax refunds and/or earned income in excess of \$1,000.00. A tax intercept by by the Internal Revenue Service to the provided, however, debtor(s) shall remit the f the debtor(s) is delinquent in plan shall be paid into the plan with the debtor(s)' any, refunded to the debtor. In the event of a spouse necessary for tax refund distribution
not inst pro day	vest in the debtor until co urance requirements requ perty subject to a lease or	mpletior ired to b securin ride the	n of the plan. Debtor(s) shall be re be maintained on estate properties ng a claim attributable to the purch creditor with proof of full coverage	assets remain property of the estate and do esponsible for any and all legal or contractual Debtor(s) retaining possession of personal ase price of personal property shall within 60 insurance and maintain the same so long
<u>PR</u> I paid	IORITY AND ADMINISTR	ATIVE d to prio	EXPENSES. Such expenses und rity under 11 U.S.C. §507(a) paid	ler 11 U.S.C. §503(b) and §1326 shall be in full in deferred cash payments.
a) by t	Debtor(s)' Chapter 1 the debtor(s).	3 attorr	ney fees shall be paid in the amou	int of \$3,000.00 less \$0.00 previously paid
b)	Tax claims to be pai	d as sec	cured, priority, and/or unsecured n	on-priority in accordance with the filed claim.
sha esta don yea	nony obligations which are all continue with no payme ablishment or modification nestic support obligations	e current nts by the of an or assigne cosable	t at the time of filing and are being he Trustee and per 11 U.S.C. §36; order for these domestic support of ed to a governmental unit may be p income; and, these specific assig	provided, however, any child support and/or paid directly or by wage order deductions 2(b)(2)(A)(ii) no stay shall be in effect for the oligations. 11 U.S.C. §507 (a)(1)(B) paid less than 100% in the event this is a five ned domestic obligations are identified as,
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estimated tax payments shall be timely made. In the event the debtor(s) have income subject to withholding, the debtor(s) shall ensure that sufficient sums are withheld to cover tax liabilities. Debtor(s) shall timely file all required federal and/or state

Case 3:15-bk-31519-SHB Doc 29 Filed 08/20/15 Entered 08/20/15 16:15:04 Desc Main Document Page 6 of 8 Doc 23 Filed 06/30/15 Entered 06/30/15 15:12:15 Desc Case 3:15-bk-31519-SHB

Main Document Page 2 of 6

tax returns and remit any balance due with the return. Failure to comply with any of these provisions may result in the dismissal of the case upon motion by any governmental entity and/or Trustee.

6.	SECURED CREDITOR CLAIMS shall be filed and administered in accordance with applicable Federal Rules of
	Bankruptcy Procedure, including but not limited to Rules 3001 and 3002.1. Per Local Bankruptcy Rule 3001-1 (a)
	and (b), all creditors asserting a security interest in property of the debtor(s) and/or estate must, prior to the
	meeting of creditors, file proof that the asserted security interest has been perfected in accordance with applicable
	law, regardless of whether the plan proposes to pay the claim by the Trustee or directly by the debtor(s). Claims
	are subject to objection if they are not properly documented and/or perfected regardless of confirmed plan
	treatment. Claims filed as secured but not given a secured plan treatment hereinafter shall be paid as unsecured.

1.	NON-PURCHASE MONEY SECURITY INTEREST lie	en claims of the following creditors are avoided and paid as
	unsecured:	• • • • • • • • • • • • • • • • • • • •

- 8. SECURED CLAIMS PAID BY THIRD PARTY. The Trustee shall make no payments on the following secured lien claims which shall be paid directly by the designated individual; provided, however, in the event of non-payment by the designated individual, an amended deficiency claim shall be allowed unless provided otherwise. Creditor Collateral **Designated Individual**
- 9. SURRENDERED REAL OR PERSONAL PROPERTY: The debtor(s) surrenders the following collateral for sale/foreclosure by the secured creditor, and, unless noted otherwise, the creditor shall file and be paid an amended unsecured deficiency claim which shall relate back to a timely filed secured claim. In order for the amended deficiency claim to relate back to the original claim, the amended claim must be filed within one hundred twenty (120) days from the claims bar date unless the creditor during this time seeks and is granted additional time within which to file any amended deficiency claim. Creditor Collateral
- 10. LONG-TERM SECURED PERSONAL PROPERTY LIEN(S): None.
- 11. SECURED PERSONAL PROPERTY CLAIMS: The holders of the following secured liens shall be paid the secured amount, interest rate and monthly payment over the plan term. Any portion of the allowed claim exceeding the specified amount shall be paid as unsecured; provided, however, the lien securing the claim shall be retained until the earlier of: (a) payment of the underlying debt determined under non-bankruptcy law; or (b) discharge under 11 U.S.C. §1328. If this case is dismissed or converted prior to completion, the lien is retained to the extent recognized by applicable non-bankruptcy law. Secured creditors eligible under 11 U.S.C. §1326(a)(1)(C) for preconfirmation adequate protection payments shall be paid \$50.00 a month until confirmation upon tendering the Trustee an adequate protection order.

Creditor Collateral Amount **Payment** Interest Rate Vantage Finance 2004 Jeep Cherokee \$2,500.00 \$76.05 5 1/4 %

12. MORTGAGE CLAIMS: Mortgage lien holders shall file claims per applicable Federal Rules of Bankruptcy Procedure (FRBP), including but without limitation, Rules 3001 and/or 3002.1. Claims shall be administered and paid by the Trustee in accordance with said rules, absent objection. Mortgage creditors receiving maintenance installments hereunder shall be paid the monthly mortgage installment payment per the claim; and the pre-petition mortgage arrearage claim amount shall be paid in equal monthly installments over the life of the plan unless a greater amount is specified. Creditors filing mortgage claims secured by debtor(s) principal residence shall file: Mortgage Proof of Claim Attachment B10 (Attachment A); Notice of Mortgage Payment Changes on Form B10 (Supplement 1); and Notice of Post-Petition Mortgage Fees, Expenses, and Charges on Form B10 (Supplement 2). Case 3:15-bk-31519-SHB Doc 29 Filed 08/20/15 Entered 08/20/15 16:15:04 Desc Main Document Page 7 of 8 Case 3:15-bk-31519-SHB Doc 23 Filed 06/30/15 Entered 06/30/15 15:12:15 Desc Main Document Page 3 of 6

The Trustee shall pay any Notice of Payment Change filed per FRBP 3002.1(b) as of its effective date, absent or until resolution of any objection to the same. The Trustee shall pay any Notice of Post-Petition Mortgage Fees, Expenses and Charges filed per FRBP 3002.1(c), absent or until resolution of an objection or motion filed per FRBP 3002.1(e) to determine the validity of the fees, expenses and charges.

	(A)	PRINCIPAL RESIDENCE SECURED MORTGAGE(S) PER (11 U.S.C. §1322(b)(5)): The debtor(s) own principal residential real property located at 8620 Kingston Pike, Knoxville, Tennessee which is subject to a first mortgage lien in favor of Ocwen whose estimated monthly mortgage payment is \$726.07. This mortgage shall be paid X by the Trustee; or,directly by the debtor(s). The foregoing lien shall survive the plan. The debtor(s) have a second mortgage lien in favor of Ocwen whose estimated monthly mortgage payment is \$74.76. This mortgage shall be paid X by the Trustee; ordirectly by the debtor(s). The foregoing lien shall survive the plan.
	(B)	SECURED LONG-TERM MORTGAGE(S) OTHER THAN PRINCIPAL RESIDENCE: None.
	(C)	STRIPPED MORTGAGE(S)/JUDGMENT LIEN(S): The debtor(s) own real property located at 8620 Kingston Pike, Knoxville, Tennessee which is subject to a mortgage or judgment lien in favor of Cavalry, SPV, Ford Motor Credit Company, LLC, LVNV Funding, Capital One Bank, and Midland Funding, LLC. These liens are not subject to any discharge exception, but are completely unsecured and, are therefore avoided, stripped down and paid as a non-priority, unsecured creditor as provided for under this plan; and, the lien shall be released by the creditor not later than 30 days after the completion of the plan and discharge of debtor(s).
	(D)	MORTGAGE(S)/JUDGMENT LIEN(S) TO BE PAID IN FULL OVER PLAN TERM: None.
13.	whi	N-PRIORITY UNSECURED CREDITORS shall be paid pro-rata by the Trustee on a funds available basis ch may exceed, but will not be less than the following dividend range: 0%; 1%-5%; _X 6%-20%; _ 21% -70%, 71% - 100%; or 100%
14.	inte	SIGNED DEBT. The following cosigned claims shall be paid by the Trustee in full at the claim contract rate of trest not to exceed 24% interest for the full protection of co-debtor(s): Approximate Balance Monthly Payment
15.	contrac	TORY CONTRACTS AND UNEXPIRED LEASES. Except for the following which are assumed, all executory ts and unexpired leases are rejected with any claim arising from rejection to be paid as unsecured. Assumed ets, as follows, and are to be paid outside of the plan, directly by the debtor(s):
16.	<u>QU</u> tern	ALIFIED RETIREMENT AND/OR PENSION loans or claims shall be paid directly by debtor(s) pursuant to the ns of plan administration with no payments by the Trustee.

17. *SPECIAL PROVISIONS.

Case 3:15-bk-31519-SHB Doc 29 Filed 08/20/15 Entered 08/20/15 16:15:04 Desc Main Document Page 8 of 8 Doc 23 Filed 06/30/15 Entered 06/30/15 15:12:15 Desc Main Document Page 4 of 6

<i>36/30/2015</i>	<u>/s/ JEANNE M. GOSS</u>	and	
Date	Debtor(s)		
s/ GAIL F. WO	<u>DRTLEY,</u> Debtor(s) Attorr	nev: State Bar Code 0012	230
GAIL F. WOR	TLEY, 3715 Powers Stree	et, Knoxville, Tennessee	37917. 865-688-8922)

CERTIFICATE OF SERVICE

I certify that a true and exact copy of the Amended Chapter 13 Plan has been forwarded to Gwendolyn M. Kerney, Chapter 13 Trustee, P.O. Box 228, Knoxville, TN 37901, Midland Funding, LLC, c/o Finkelstein, Kern, Steinberg and Cunningham, P.O. Box 1, Knoxville, TN 37901, Capital One Bank, c/o Shon Leverett, Attorney, 2401 Stanley Gault Pkwy, Louisville, KY 40223, LVNV Funding, c/o Shon Leverett, Attorney, 2401 Stanley Gault Pkwy, Louisville, KY 40223, Ford Motor Credit Company, LLC, c/o Stone and Hinds, 507 Gay Street, SW, Suite 700, Knoxville, TN 37902, Cavalry SPV, c/o Christopher W. Conner, Attorney, P.O. Box 5059, Maryville, TN 37802 and all creditors (see attached mailing matrix) by U.S. Mail, postage prepaid, this the 30th day of June, 2015.

/s/ GAIL F. WORTLEY
GAIL F. WORTLEY